2047.114

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)			
	:	Examiner:	Unassi	.gned
SUBBARAO PONAKALA ET AL.)			
	:	Group Art	Unit:	1761
Application No.: 09/465,402)			
	:			
Filed: December 17, 1999)			
	:			
For: $N-[N-(3,3-$)			
DIMETHYLBUTYL)-L- α -	:			
ASPARTYL]-L-PHENYLALANI	NE)			
1-METHYL ESTER AS A	:			
SWEETENER IN CHEWING GU	M)	February	9. 2000	1

Assistant Commissioner for Patents Office of Initial Patent Examination Washington, D.C. 20231

Sir:

Applicants' attorneys have received an official eipt in the above-identified application is required.

he title should be a sh Filing Receipt in the above-identified application in which correction is required.

--N-[N-(3,3-DIMETHYLBUTYL)-L-ALPHA-ASPARTYL]-L-

PHENYLALANINE 1-METHYL ESTER AS A SWEETENER IN

CHEWING GUM--.

In particular, "L -O-ASPARTYL" should read

--L-ALPHA-ASPARTYL--, as indicated on the attached copy of
the marked-up official Filing Receipt.

Issuance of a corrected Filing Receipt corrected as
shown above, is accordingly respectfully requested.

Applicants' undersigned attorney may be reached in
our New York office by telephone at (212) 218-2100. All
correspondence should continue to be directed to our below

Respectfully submitted,

Attorney for Applicants

Registration No. 34,325

FITZPATRICK, CELLA, HARPER & SCINTO 30 Rockefeller Plaza
New York, New York 10112-3801
Facsimile: (212) 218-2200

NY_MAIN 59811 v 1

listed address.

FILING RECEIPT RECEIVED

UNITED STATES LL'ARTMENT OF COMMERCE Patent and Trademark Office
ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

APPLICATION NUMBER | FILING DATE | GRP ART UNIT | FIL FEE REC'D | ATTORNEY DOCKET NO. | DRWGS | TOT CL | IND CL | 09/465,402 | 12/17/99 | 1761 | \$1,354.00 | 2047.114 | 4 | 53 | 2

005514
FITZPATRICK CELLA HARPER & SCINTO
30 ROCKEFELLER PLAZA
NEW YORK NY 10112

ESIX DIENT STATE OF S

Receipt is acknowledged of this nonprovisional Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Customer Service Center. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts of Application" ("Missing Parts Notice") in this application, please submit any corrections to this Filing Receipt with your repty to the "Missing Parts Notice." When the PTO processes the repty to the "Missing Parts Notice," the PTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

SUBBARAO V. PONAKALA, ELK GROVE VILLAGE, IL; JEANETTE ZIEGLER, KENOSHA, WI; KENNETH PATTERSON, LAKE ZURICH, IL; STEVE A. SCHROEDER, BELVIDERE, IL.

CONTINUING DATA AS CLAIMED BY APPLICANT-PROVISIONAL APPLICATION NO. 60/112,915 12/18/98

IF REQUIRED, FOREIGN FILING LICENSE GRANTED 01/27/00 TITLE

N-[N-(3, 3-DIMETHYLBUTYL)-L-0/ASPARTYL]-L-PHENYLALANINE

N-[N-(3, 3-DIMETHYLBUTYL)-L-O-ASPARTYL]-L-PHENYLALANINE 1-METHYL ESTER AS A SWEETENER IN CHEWING GUM

PRELIMINARY CLASS: 426



Title 35, United States Code, Section 184 Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "FOREIGN FILING LICENSE GRANTED" followed by a date appears on the reverse side of this form. Such licenses are issued in all applications where the conditions for issuance f a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.11. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related application(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations, especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR Parts 121-128)); the Office of Export Administration, Department of Commerce (15 CFR 370.10 (j)); the Office of Foreign Assets Control, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "FOREIGN FILING LICENSE GRANTED" DOES NOT appear on the reverse side of this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

PLEASE NOTE --- The Following Information about the Filing Receipt:

The articles such as "a," "an" and "the" are not included as the first words in the title of an application. They are considered to be unnecessary to the understanding of the title.

The words "new," "improved," "improvement," "improvements in or relating to" are not included as the first words in the title of an application because a patent application is, by nature, a new idea or improvement.

The title may be truncated if it consists of more than 4 lines of 70 characters each (letters and spaces combined).

The inventor information may be truncated if the family name consists of more than 25 characters (letters and spaces combined) and if the given name consists of more than 25 characters (letters and spaces combined). The inventor's residence allows for up to 40 characters (letters and spaces combined).

The docket number allows a maximum of 12 characters.

If your application was submitted under 37 CFR 1.10, your filing date should be the "date in" found on the Express Mail label. If there is a discrepancy, you should submit a request for a corrected Filing Receipt along with a copy of the Express Mail label showing the "date in."

Customer Address may have been modified to conform to U.S. P stal rules.

Please direct correction, including a copy of your Filing Receipt, to:

Assistant Commissioner for Patents

Office f Initial Patent Examination

Customer Service Center Washington, DC 20231